

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant : Sun Moon CHUN, et al. Confirmation No. 4818

Serial No. : 09/195,897 Examiner: Paul Shanoski  
Senior Attorney

Filed : November 19, 1998 Office of Petitions  
United States Patent  
and Trademark Office

Title : OBJECT-BASED CODING AND DECODING  
APPARATUSES AND METHODS FOR IMAGE  
SIGNALS

Docket No. : 96-HU-57 CIP

Customer No. : 28752

Certificate of Deposit of Mail

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Clotilda Konz

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Alexandria, VA 22313-1450

**PETITION TO REVIVE UNDER 37 C.F.R. 1.137(B)**

This is in response to the Decision on Petition mailed September 27, 2006, from the Office of Petitions which was never received by me or this office. A copy was sent to me recently by Mr. Paul Shanoski, Senior Attorney, and the undersigned thanks him for his help.

The Paper No. Ten was mailed to McAulay Nissen et al. firm at 261 Madison Avenue. This firm is no longer in existence and has not been in existence nor located at that address since 2001.

This is a renewed Petition and is being submitted under a new regulation, 37 C.F.R. 1.136(b), in order to expedite this matter.

It is understood that the Application was allowed and the undersigned or his office never received the Notice of Allowance. Therefore, the required papers to pay the Final fee cannot be forwarded together with this paper, and according to paragraph (b)(1), the required reply must be payment of the Final Fee. Therefore, authorization is provided to pay the Final Fee and to charge the cost to Deposit Account 503108 or Deposit Account 100100.

The petition fee under 37 C.F.R. 1.17(m) may also be charged to Deposit Account 503108 or Deposit Account 100100.

If a terminal disclaimer or any fee required or set forth in § 1.20(d), this may also be charged to Deposit Account 503108 or Deposit Account 100100, and any terminal disclaimer required, will also be provided if required and is authorized. At present, based on the papers available to the undersigned, it is not known whether a terminal disclaimer is required.

It is believed based on information and belief that the Notice of Allowance for this Application was mailed either to the Reed Smith office or to McAulay Nissen, et al., and not Applicant's attorney's present office, and it was not received by Applicant's attorney.

Early and favorable reconsideration of this matter is respectfully solicited together with the revival of this Application.

Favorable action is solicited.

Respectfully submitted,

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